SECURITIES



3235-0123 OMB Number: Expires: September 30, 1998

OMB APPROVAL

Estimated average burden hours per response . . . 12.00

ANNUAL AUDITED REPORT **FORM X-17A-5** PART III

SEC FILE NUMBER

FACING PAGE

Information Required of Brokers and Dealers Pursuant Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BEGINNING	1-1-03	AND ENDING 12-31-03		
REFORT TOR THE LERIOD BEOUNDING	MM/DD/YY	MM/DD/YY		
A. R	EGISTRANT IDENTIFICA	ATION		
NAME OF BROKER-DEALER:		OFFICIAL USE ONLY		
RIEDL FIRST SECURITIES COMPA	ANY OF KANSAS			
ADDRESS OF PRINCIPAL PLACE OF BU	USINESS: (Do not use P.O. Bo	x No.)		
1841 NORTH ROCK ROAD COURT,	SUITE 400	,		
WICHITA	(No. and Street) KANSAS	67206-4213		
(City)	(State)	(Zip Code)		
		•		
NAME AND TELEPHONE NUMBER OF	PERSON TO CONTACT IN R	EGARD TO THIS REPORT		
NAME AND TELEPHONE NUMBER OF GERALD D. RIEDL	PERSON TO CONTACT IN R	EGARD TO THIS REPORT 316-265-9341		
	PERSON TO CONTACT IN R			
GERALD D. RIEDL	PERSON TO CONTACT IN R	316-265-9341 (Area Code — Telephone No.)		
GERALD D. RIEDL	CCOUNTANT IDENTIFIC	316-265-9341 (Area Code Telephone No.) CATION		
B. AC INDEPENDENT PUBLIC ACCOUNTANT RICKORDS & ASSOCAITES, P.C.	whose opinion is contained in the same — if individual, state last, first, middle	316-265-9341 (Area Code Telephone No.) CATION this Report* name) CO 80904-3578		
B. AC INDEPENDENT PUBLIC ACCOUNTANT RICKORDS & ASSOCAITES, P.C.	whose opinion is contained in the same — if individual, state last, first, middle	316-265-9341 (Area Code Telephone No.) CATION this Report* name) CO 80904-3578		
B. AC INDEPENDENT PUBLIC ACCOUNTANT RICKORDS & ASSOCAITES, P.C. 617 NORTH 17TH STREET, #100 (Address) CHECK ONE:	whose opinion is contained in the same — if individual, state last, first, middle, COLORADO SPRINGS,	316-265-9341 (Area Code Telephone No.) CATION this Report* name) CO 80904-3578		
B. ACINDEPENDENT PUBLIC ACCOUNTANT RICKORDS & ASSOCAITES, P.C. 617 NORTH 17TH STREET, #100 (Address)	whose opinion is contained in the same — if individual, state last, first, middle, COLORADO SPRINGS,	316-265-9341 (Area Code Telephone No.) CATION this Report* CO 80904-3578		
B. AC INDEPENDENT PUBLIC ACCOUNTANT RICKORDS & ASSOCAITES, P.C. 617 NORTH 17TH STREET, #100 (Address) CHECK ONE: \$\overline{\text{CHECK ONE:}}\$ Certified Public Accountant	whose opinion is contained in the whose	316-265-9341 (Area Code — Telephone No.) CATION this Report* CO 80904-3578 (State) PROCESSED Zip Co		

Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accounta must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See section 240.17a-5(e)(2).

OATH OR AFFIRMATION

I. GERALD D. RIEDL JANIS L. JANSE	swear (or affirm) that, to the
best of my knowledge and belief the accompanying financia RIEDL FIRST SECURITIES COMPANY O	l statement and supporting schedules pertaining to the firm of
DECEMBER 31, 32 2003, are true and nor any partner, proprietor, principal officer or director has a a customer, except as follows:	correct. I further swear (or affirm) that neither the company my proprietary interest in any account classified soley as that of
	1 1 1 1 1 1 1 1 1 1
ROSEMARY KIRKLAND Notary Public • State of Kansas My Appt. Exp 5—34—0.5	IST VICE Signature PRESIDENT
Joseman Kerkland	Title

This report** contains (check all applicable boxes):

- (a) Facing page.
- (b) Statement of Financial Condition.
- (c) Statement of Income (Loss).
- (d) Statement of Changes in Financial Condition.
- (e) Statement of Changes in Stockholders' Equity or Partners' or Sole Proprietor's Capital.
- (f) Statement of Changes in Liabilities Subordinated to Claims of Creditors.
- (g) Computation of Net Capital
- (h) Computation for Determination of Reserve Requirements Pursuant to Rule 15c3-3.
- (i) Information Relating to the Possession or control Requirements Under Rule 15c3-3.
- (j) A Reconciliation, including appropriate explanation, of the Computation of Net Capital Under Rule 15c3-1 and the Computation for Determination of the Reserve Requirements Under Exhibit A of Rule 15c3-3.
- (k) A Reconciliation between the audited and unaudited Statements of Financial Condition with respect to methods of consolidation.
- [I] An Oath or Affirmation.
- ☐ (m) A copy of the SIPC Supplemental Report.
- (n) A report describing any material inadequacies found to exist or found to have existed since the date of the previous audit.

^{**}For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).

Accountants' Report and Financial Statements

FORM X-17A-5 FOCUS REPORT

December 31, 2003 and December 31, 2002

	Page
Form X-17A-5	i
Oath or Affirmation	ii
Independent Auditor's Report	1
Statement of Financial Condition	2
Statement of Income and Retained Earnings	3
Statement of Cash Flows	4
Statement of Changes in Stockholders' Equity	5
Notes to the Financial Statements	6-8
Supplementary Information	9-20
Accountant's Report on Material Inadequacies	21
Accountant's Report on Internal Control	22-23



617 North 17th Street
Colorado Springs, CO 80904
(719) 444-0770 (800) 480-0770 Toll Free
(719) 444-0909 Fax (877) 457-2232 Toll Free Fax

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors
Riedl First Securities Company of Kansas

We have audited the accompanying balance sheet of Riedl First Securities Company of Kansas as of December 31, 2003, and the related statements of income, retained earnings, and cash flows for the year then ended. These financial statements are the responsibility of the Company's managements. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Riedl First Securities Company of Kansas. as of December 31, 2003, and the results of its operations and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The accompanying supplementary information is presented for purposes of additional analysis and is not a required part of the basic financial statements, but is supplementary information required by Rule 17a-5 of the Securities and Exchange Act of 1934. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

Richords : Associates, P.C.

Rickords & Associates, P.C. Colorado Springs, CO 80904 February 19, 2004

FINANCIAL STATEMENTS

RIEDL FIRST SECURITIES COMPANY OF KANSAS Statement of Financial Condition December 31, 2003 and 2002

	Assets	•
	2003	2002
Current assets:		-
Cash	\$ 1,458	\$ 3,006
Receivables:		
Clearing account	112,715	128,135
Other	00	25,858
Total receivables	112,715	153,993
		<u></u>
Prepaid expenses	2,791	2,791
Total current assets	116,964	159,790
Fixed Assets:		
Equipment, furniture & fixtures	48,261	43,038
Leasehold improvements	59,930	58,676
Less accumulated depreciation	(31,518)	(8,654)
Hebb accumatacca acpiceration	(31/310)	
Total fixed assets	76,673	93,060
Other Berete.		
Other Assets:	621 022	1 262 062
Exempted securities	631,922	1,263,963
Investment in stocks & bonds	70,900	70,900
Total other assets	702,822	1,334,863
Total	<u>\$896,459</u>	\$1,587,713
Liabilities and	Stockholders' Equity	
<u>Liabilities</u>		
Current liabilities:		
Accrued expenses	\$ 75,965	\$ 105,058
Clearance account	382,630	1,074,188
orear and a decount	302,000	1/0/1/100
Total current liabilities	458,595	1,179,246
Stockholders' Equity		
1		
Common stock, (\$1 par, 1,000,000		
shares authorized, 87,000 issued)	87,000	87,000
Paid-in capital	43,621	43,621
Retained earnings	307,243	277,846
Total stockholders' equity	437,864	408,467
		
Total liabilities & stockholders'equ	ity <u>\$896,459</u>	\$1,587,713

The accompanying notes are an integral part of these financial statements.

RIEDL FIRST SECURITIES COMPANY OF KANSAS Statement of Income and Retained Earnings For the years ended December 31, 2003 and 2002

Danish	2003	2002
Revenues:	61 500 647	61 207 620
Commissions	\$1,532,647	\$1,327,632
Trading gains	97,569 1,630,216	90,585
Total revenues	1,030,210	\$1,418,217
Operations expense:		
Advertising	5,615	\$ 6,399
Bank charges	128	121
Clearing charges	189,130	193,400
Continuing education	3,548	454
Contract labor	7,389	1,835
Charitable Donations	275	325
Depreciation	12,292	8,651
Dues and subscriptions	2,359	2,164
Employee benefits	612	1,300
Insurance	38,432	27,050
Interest	00	3,010
Janitorial	3,449	2,794
Professional fees	12,461	20,981
Licenses and fees	21,765	10,278
Moving expense	00	2,982
Office expense	11,916	33,414
Security	162	00
Postage	13,610	16,035
Printing	4,415	15,021
Promotion	4,959	1,250
Salaries and wages	338,112	283,200
Officers salary	867,000	628,500
Rent	35,178	39,212
Repairs	1,857	5,336
Taxes	46,228	35,226
Travel, meals, entertainment	5,438	12,658
	15,357	16,697
Telephone		
Utilities	3,463	3,649
Total operating expense	1,645,150	1,371,942
Unrealized loss	(1,193)	00
Interest income	56,096	722
Net income	39,969	\$ 46,997
Retained earnings, beginning of year	277,846	230,849
Prior period adjustment-depreciation	(10,571)	00
Retained Earnings, End of Year	\$ 307,244	<u>\$ 277,846</u>
Net Income (loss) per share	.459	\$.314

The accompanying notes are an integral part of these financial statements.

Statement of Cash Flows for the Years Ended December 31, 2003 and 2002

	2003	2002
Cash Flows from Operation Activities: Cash received from clients Cash paid for operating expenses Other income	\$1,630,216 (1,680,189) 54,903	\$1,395,679 (1,294,852) 722
Net cash from Operating Activities	4,930	101,549
Cash Flows from Investing Activities: Purchase of equipment Leasehold improvements Net cash provided (used) by investing activities	(5,223) (1,255) (6,478)	(43,037) (58,226) (101,263)
Net increase (decrease) in cash and equivalents	(1,548)	286
Cash and equivalents at beginning of year	3,006	2,720
Cash and equivalents at end of year	<u>\$ 1,458</u>	\$ 3,006

RECONCILIATION OF NET OPERATING INCOME TO NET CASH FROM OPERATING ACTIVITIES

Net Income	\$ 39,969	\$	46,997
Adjustment to Reconcile Net Income to Net Cash used by Operating Activities: Changes in assets and liabilities			
Depreciation	12,292		8,651
Decrease (increase) clearing	15,420		(56,655)
Decrease (increase) accounts receivable	25,859		38,119
Decrease (increase) in prepaid expenses	00		(2,791)
Decrease (increase) in exempted securities	632,042	(1	,057,847)
(Decrease) increase accrued expenses	(29,094)		66,365
(Decrease) increase in clearance	(691,558)	1	,058,710
Total Adjustments	 (35,039)		54,552
Net Cash from Operations Activities	\$ 4,930	<u>\$</u>	101,549

The accompany notes are an integral part of these financial statements.

RIEDL FIRST SECURITIES COMPANY OF KANSAS Statement of Changes in Stockholders' Equity For the years ended December 31, 2003 and 2002

	Common Stock	Paid-in <u>Capital</u>	Retained Earnings	<u>Total</u>
Balance, December 31, 2001	\$87,000	\$43,621	\$230,849	\$361,470
Net loss, December 31, 2002	00	00	46,997	46,997
Balance, December 31, 2002	87,000	43,621	277,846	408,467
Prior period adjustment	00	00	(10,571)	(10,571)
Rounding	00	00	(1)	(1)
Net loss, December 31, 2003	00	00	<u>39,969</u>	39,969
Balance, December 31, 2003	<u>\$87,000</u>	<u>\$43,621</u>	<u>\$307,243</u>	<u>\$437,864</u>

The accompanying notes are an integral part of these financial statements.

RIEDL FIRST SECURITIES COMPANY OF KANSAS Notes to the Financial Statements December 31, 2003 and 2002

(1) Organization and Business of the Company

Riedl First Securities Company of Kansas is wholly owned by Gerald D. Riedl and was chartered by the State of Kansas. The purpose of the corporation is to carry on a general brokerage and financial business.

In accordance with regulations under the Securities Exchange Act of 1934 the Company is a broker-dealer registered with the Securities and Exchange Commission (SEC) and is a member of various exchanges and the National Association of Securities Dealers (NASD). This is a self-regulating body formed by the industry to protect its members and the investing public.

(2) Summary of Significant Accounting Policies

a. Basis of Presentation

The financial statements include the accounts of the Company. The company is engaged in a single line of business as a securities broker-dealer, which comprises several classes of services, including principal transactions, agency transactions, investment banking, investment advisory, and venture capital businesses.

b. Securities Transactions

Proprietary securities transactions in regular-way trades are recorded on the trade date, as if they had settled. Profit and loss arising from all securities and commodities transactions entered into for the account and risk of the company are recorded on a trade date basis. Customers' securities and commodities transactions are reported on a settlement date basis with regulated commission income and expenses reported on a trade date basis.

Amounts receivable and payable for securities transactions that have not reached their contractual settlement date are recorded net on the statement of financial condition.

c. Commissions

Commissions and related clearing expenses are recorded on a tradedate basis as securities transactions occur.

d. Statement of Cash Flows

For purposes of the Consolidated Statement of Cash Flows, the Company has defined cash equivalents as highly liquid investments, with original maturities of less than ninety days, that are not held for sale in the ordinary course of business.

RIEDL FIRST SECURITIES COMPANY OF KANSAS Notes to the Financial Statements December 31, 2003 and 2002

e. Customer Clearing Accounts

The Company operates under an agreement with RBC Dain Correspondent Services, a division of RBC Dain Rauscher, Inc. which acts as a clearing broker-dealer on the behalf of Riedl First Securities Company of Kansas, by clearing and maintaining customer accounts. Customer receivables are assigned to RBC Dain Correspondence Services with recourse. Accordingly, Riedl First Securities Company of Kansas, is liable for losses occurring on trades canceled by customers.

f. Deferred Compensation

No provision is made for holidays and sick leave pay since only those on commission basis would be eligible and there is no agreement. Any amounts determined for deferred compensation would be immaterial. No provisions for salaried personnel.

g. Estimates

There are no significant estimates used in preparation of financial statements.

(3) Financial Instruments

The Company maintains a cash balance at Fidelity Savings. The balance in this account is \$3,005.74. Accounts at the institution are insured by the Securities Investors Protection Corporation (SIPC) up to \$100,000. At December 31, 2003, there was no uninsured cash balance.

(4) Provision for Income Taxes

The Company had income for 2003 but due to a net operating loss carryforward there is no income tax liability for 2003.

(5) Leases

a. Neopost - Lease for postage machine dated April 16, 1996, renewable, amount based on usage approximately \$1,200 annually.

Lease payments:

2004	\$1,200
2005	1,200
2006	1,200
2007	1,200

\$4,800

Notes to the Financial Statements December 31, 2003 and 2002

(6) Net Capital Requirements

Pursuant to the net capital provision of Rule 15c3-3 of the Securities Exchange Act of 1934, the Company is required to maintain a minimum net capital, as defined under such provision. Net capital and the related net capital ratio — may fluctuate on a daily basis. At December 31, 2003 and 2002, the Company had net capital and net capital requirements of approximately \$276,810 and \$247,837 and \$100,000 and \$100,000 respectively. The Company's percent of aggregate indebtedness to net capital was 14% and 31% at December 2003 and 2002.

(7) Earnings per Share

Earnings per share of common stock were computed by dividing net income by the number of common shares outstanding for the year.

(8) Liabilities Subordinated to Claims of General Creditors

There were no borrowings under subordination agreements at December 31, 2003.

The Company had no other debt at December 31, 2003.

(9) Capital Stock

A summary of the corporation's capital stock at December 31, 2003 is as follows:

Common stock -- \$1.00 per value Authorized -- 1,000,000 shares Issued and outstanding -- 87,000 shares

(10) Risk

- a. Cash--bank balances are below the amount covered by FDIC insurance and employees are bonded.
- b. The company is engaged in various trading and brokerage activities in which counterparties primarily include broker-dealers, banks and other financial institutions. In the event counterparties do not fulfill their obligations, the Company may be exposed to risk. The risk of default depends on the creditworthiness of the counterparty or issuer of the instrument. It is the Company's policy to review, as necessary, the credit standing of each counterparty.

(11) Reconciliation to the Focus Report

Retained earnings, December 31, 2002 \$277,846
2002 adjustment for depreciation per tax return
Adjusted retained earnings \$267,275

SUPPLEMENTARY INFORMATION

FOCUS REPORT. **FORM** X-17A-5

(Financial and Operational Combined Uniform Single Report)

PART IIA 12

3/91	(Please read inst	ructions before pr	eparing Form.)
1) Nule 17a-5(a)	t to (Check Applicable Block(s)): 16 2) flule 17a-5(b) equest by designated examining authority	17 19 5)	3) Rule 17a-11 [18] Other [26]
NAME OF BROKER-DEALER	TIES COMPANY OF KANSAS	13	SEC FILE NO. 8-45164 FIRM ID. NO. 1-1-03
	BUSINESS (Do Not Use P.O. Box No.) AD COURT, SUITE 409 (No. and Slicel)	2006-4213	FOR PERIOD BEGINNING (MM/DD/YY 12-31-03 AND ENDING (MM/DD/YY)
(CHy)	(State)	(Zlp Code)	2!
GERALD D. RIEDL	OF PERSON TO CONTACT IN REGARD T	30	(Area Code)—Telephone No. 316-265-9341 OFFICIAL USE 35 37
- 1	DOES RESPONDENT CARRY ITS OWN CUS	TOMER ACCOUNTS	35 YES X 40 NO 4
	by whom it is executed represent h correct and complete. It is understo are considered integral parts of thi	ereby that all info od that all require s Form and that	ed items, statements, and schedules
	Dated the 127 Hr. Manual signification of: Principal Executive Office Principal Financial Office		Cna
	7) Principal Operations Oll ATTENTION—Intentional Fodoral Criminal Violation	misstalements or om	

r		PAR	TIIA	ONIT ONIT ON	V () L. L. 1 L.	
Bi	ROKER OR DEALER RIEDL FIRST	SECURITIES C	OMPANY	OF KANSAS	N 3	[100
	STATEMENT OF FINA	INCIAL CONDITION CERTAIN OTHER BR			CLEARIN	IG AND
	•		٠,	at of (MM/DD/YY)	12-31	1-03
				_	E NO8_	
		ASS	ETS			Consolidated 191
	;					Unconsolidated X 19!
		Allowable	*	Non-Allow	able	Total
,	. Cash	1,45	8 200			\$ 1.458 \[\bar{750}
	Receivables from brokers or dealers:	1,43	9_1			
	A. Clearance account	112,71	5 295			112,715
	B. Other	·	300 \$		550	810
	Receivables from non-customers		355		600	, 830
4,	Securities and spot commodities					
	owned, at market value: A. Exempted securities	630 12	2 418			
	B. Debt securities	1,800				
	C. Options		420			
	D. Other securities		124			
	E. Spot commodities		430			631,922 850
5.	Securities and/or other investments					
	not readily marketable: A At cost Y \$ [130]					
	A. At cost \$ \$ 130		140	•	610	860
Б	Securities borrowed under subordination agree-					
0.	ments and partners' individual and capital					
	securities accounts, at market value:		460		630	880
	A. Exempted					
	securities \$150					
	8. Other securities \$ 160	i				<i>t</i> -
7	securities \$ 160 Secured demand notes:		470		640	799
٠.	market value of collateral:		. لىتندلد			
	A. Exempted					
	securities \$ 170					
	B. Other					
	securities \$ 180					
8.	Memberships in exchanges:			·		
	A. Owned, at market \$ 190	• •				
1	B. Owned, at cost				650	
	C. Contributed for use of the company.		-			
	at market value		y		660	900
9.	Investment in and receivables from		-			
	affiliates, subsidiaries and		,,			
_	associated partnerships		180	70,90	0 670	70,900 910
Ű.	Property, furniture, equipment,					
	leasehold improvements and rights					
	under lease agreements, at cost-net of accumulated depreci; tion					
	and amortization		490	76.67	3 680	76.673 921

OMIT PENNI

735

2,791

150,364

930

746,095

٨

535

540

FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART HA

BROKER OR DEALER RIEDL FIRST SECURITIES COMPANY OF KANSAS

as of 12-31-03

STATEMENT OF FINANCIAL CONDITION FOR NONCARRYING, NONCLEARING AND CERTAIN OTHER BROKERS OR DEALERS

LIABILITIES AND OWNERSHIP EQUITY

	Liabilities	A.I. Liabilities			Non-A.I. Liabilities		Total
•	Bank toans payable\$		1045	\$	125	5 ,	\$ 1470
14.	Payable to brokers or dealers:		,		[anal		4500
1	A. Clearance account		1114		131		1560
	B. Other		1115		382,630 130		382,630 1540
	Payable to non-customers		1155		135	,	1610
16. •	Securities sold not yet purchased,				1360	71	1620
.,	at market value				1360	<u>'</u>	1620
1 /.	Accounts payable, accrued liabilities, expenses and other	75,964	1205		138	-1	75,964 1685
■ 1Ω	Notes and mortgages payable:	73,304	1203		130.		73,304 1003
10.	A. Unsecured	İ	1210				[169 0
,	B. Secured		1211	▼	1390	7	Y. 1700
_ 19.	Liabilities subordinated to claims		لننتنا	17			14
	of general creditors:				•		
	A. Cash borrowings:				1400	ī	1710
	1. from outsiders 9 \$ 970						
	2. Includes equity subordination (15c3-1 (d))						
	of \$						
1	B. Securities borrowings, at market value:				1416		1720
	from outsiders \$ 990						t.
	C. Pursuant to secured demand note				[.T	,
B	collateral agreements:				1420	ני	1730
	1. from outsider: \$ 1000	•					
	2. Includes equity subordination (15c3-1 (d))						
	D. Exchange memberships contributed for						
	use of company, at market value				1430	7	1740
	E. Accounts and other borrowings not					י	
_	qualified for net capital purposes	1	1220		1440		1750
20.	TOTAL LIABILITIES \$	75,964	1230	\$	382,630 1450	-1	\$ 458,594 1760
		1317041	I		302,030		430,374
	Ownership Equity						
L.							·
	Sale proprietorship	•	1020	• • • • • •		· 15	\$ 1770 1780
			1020]				1760
23.	Corporation:						1791
	A. Preferred stock						
_	B. Common stock						07,000
	C. Additional paid-in capital						13,021
	D. Retained earnings						307,244
	F. Less capital stock in treasury					,	T 7 7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
24	TOTAL OWNERSHIP EQUITY						'°
25.	TOTAL LIABILITIES AND OWNERSHIP EQUIT						
, - 1							CANIT PENNIES

-11-

OMIT PENNIES

FINANCIAL AND OPERATION COMBINED UNIFORM SINGLE REPORT PART HA

	COMPUTATION OF NET CAPITAL			
١,	Total ownership equity from Statement of Financial Condition		\$	437,865
2.	Deduct ownership equity not allowable for Net Capital)
) .	Total ownership equity qualified for Net Capital			437,865
١.	Add:			
	A. Liabilities subordinated to claims of general creditors allowable in computation of net capital			
	B. Other (deductions) or allowable credits (List)			
; .	Total capital and allowable subordinated liabilities		\$	437,865
; .	Deductions and/or charges:			, , , , , , , , , , , , , , , , , , , ,
	A. Total nonallowable assets from Statement of Financial Condition (Notes B and C) \$ 150,364	3540		
	B. Secured demand note deficiency	3590		
	C. Commodity futures contracts and spot commodities-			
	proprietary capital charges	[3600]		
	D. Other deductions and/or charges	3610	(150,364
	Other additions and/or allowable credits (List)			
	Net capital before haircuts on securities positions		, \$	287,501
١.	Haircuts on securities (computed, where applicable, pursuant to 15c3-1 (ff):			
	A. Contractual securities commitments	3660		
	B. Subordinated securities borrowings	3670		
	C. Trading and investment securities:			
	1. Exempted securities	3735		
	2. Debt securities	3733		
	3. Options	3730		
	4. Other securities	3734		
	D. Undue Concentration	3650		
	E. Other (List)	3736	t	39,664

f:

FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART HA

BROKER OR DEALER	RIEDL	FIRST	SECURITIES	COMPANY	OF	KANSAS	as of 12-31-03
------------------	-------	-------	------------	---------	----	--------	----------------

COMPUTATION OF BASIC NET CAPITAL REQUIREMENT

Dart A

11.	Minimum net capital required (6-2/3% of line 19)	5,064 375
12.	Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement	,
	of subsidiaries computed in accordance with Note (A)	100,000 375
13.	Net capital requirement (greater of line 11 or 12)\$	
14.	Excess net capital (line 10 less 13)	147,837 377
15.	Excess net capital at 1000% (line 10 less 10% of line 19)	240,240 378

COMPUTATION OF AGGREGATE INDEBTEDNESS

16.	Total A.I. liabilities from Statement of Financial Condition	\$	75,964	379
17.	Add:			
	A. Drafts for immediate credit	3800		
	B. Market value of securities borrowed for which no equivalent			
	value is paid or credited	3810		,
	C. Other unrecorded amounts (List)\$	3820 \$		383
19.	Total aggregate indebtedness	\$	75,964	384
20.	Percentage of aggregate indebtedness to net capital (line 19 ÷ by line 10)	%	31	385
21.	Percentage of debt to debt-equity total computed in accordance with Rule 15c3-1 (d)	%		386

COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT

Part B

22. 2% of combined aggregate debit items as shown in Formula for Reserve Requirements pursuant to Bule

15c3-3 prepared as of the date of the net capital computation including both brokers or dealers

and consolidated subsidiaries' debits.

23. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital

requirement of subsidiaries computed in accordance with Note (A)

24. Net capital requirement Ignater of fine 22 or 23)

25. Excess net capital (fine 10 less 24)

26. Net capital in excess of:

5% of combined aggregate debit items or \$120,000

\$ 392

OMIT PENNI

NOTES:

- (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of:
 - 1. Minimum dollar net capital requirement, or
 - 2. 6-2/3% of aggregate indebtedness or 2% of aggregate debits if alternative method is used.
- (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were included in non-allowable assets.
- (C) For reports filed pursuant to paragraph (d) of Rule 17a-5, respondent should provide a list of material non-allowable assets.

FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART IIA

	•	For the period (MMDDYY) from \overline{I}_{i}			
		Number of months included in this s	latement	12]:
	STATI	EMENT OF INCOME (LOSS)			
EVENUE					
. Commissions:					
B. Commissions on transactions	In exchange listed equity sec	urilles executed on an exchange			3
b. Commissions on listed option	n transactions		,		. [:
c. All other securities commission	ons		,	4,499	
d. Total securities commissions	· · · · · · · · · · · · · · · · · · ·	.,,.,			
Gains or tosses on firm securities	trading accounts				
		change			3
b. From all other trading				1,572,661]3
c. Total gain (loss)					3
Galus or losens on flux securities	a lovestment accounts				1
Profit (loss) from underwriting n	nd selling groups				13
				27,897	3
Commodilles revenue					3
Fees for account supervision, in	vastment advisory and admin	Istrative services			3
Other revenue				80,062	3
Total revenue	• • • • • • • • • • • • • • • • • • • •		\$	1,685,119	40
Total revenue)	-		<u>ــاــ</u>
Total revenue	costs for goneral partners and	d voting stockholder officers	\$	867,000	[4
Total revenue	costs for general partners and	d voting stockholder officers	\$	867,000	14
Total revenue PENSES Salaries and other employment of Other employee compensation as Commissions paid to other broke	costs for goneral partners and nd benefits	d voting stockholder officers	s <u>*</u>	867,000	4
Total revenue PENSES Selation and other employment of Other employee compensation at Commissions paid to other broke interest expense	costs for general partners and nd benefits	d voting stockholder officers	· · · · · · · · · · · · · · · · · · ·	867,000	4
Total revenue PENSES Satarles and other employment of Other employee compensation as Commissions paid to other broke interest expense	costs for general partners and denotits	d voting stockholder officers	\$	867,000 338,111	4
PEHSES Salaries and other employment of Other employee compensation at Commissions paid to other broke interest expense	costs for general partners and benefits	d voting stockholder officers	4070	867,000 338,111 21,765	4
PENSES Salarias and other employment of Other employee compensation at Commissions paid to other broke interest expense	costs for general partners and benefits	d voting stockholder officers	4070	867,000 338,111 21,765 418,274	4
PENSES Salarios and other employment of Other employee compensation at Commissions paid to other broke interest expense. a. Includes interest on accounts Regulatory fees and expenses. Other expenses.	costs for general partners and benefits	d voting stockholder officers	4070	867,000 338,111 21,765	4 4
PEHSES Satarias and other employment of Other employee compensation at Commissions paid to other broke interest expense	costs for general partners and benefits	d voting stockholder officers	4070	867,000 338,111 21,765 418,274	4
PENSES Salarios and other employment of Other employee compensation and Commissions paid to other broke interest expense	costs for general partners and benelits	d voting stockholder officers	4070	867,000 338,111 21,765 418,274 1,645,150	4 4 4 4
PENSES Salaries and other employment of Other employee compensation are Commissions paid to other broke interest expense	costs for general partners and nd benefits or-dealers subject to subordination agr	d voting stockholder officers	4070	867,000 338,111 21,765 418,274	4 4 4 4
PENSES Salarias and other employment of Other employee compensation at Commissions paid to other broke interest expense	costs for general partners and not benefits subject to subordination agr Income taxes and items belows (for parent only)	d voting stackholder officers reaments w (Item 9 less Item 16)	\$ 4070 f	867,000 338,111 21,765 418,274 1,645,150	4 4 4 4
PENSES Salarias and other employment of Other employee compensation at Commissions paid to other broke interest expense	costs for general partners and and benefits subject to subordination agr income taxes and items belows (for parent only)	d voting stockholder officers coments w (Item 9 less Item 16)	\$ 4070 f	867,000 338,111 21,765 418,274 1,645,150	4 4 4 4
PENSES Salarios and other employment of Other employee compensation and Commissions paid to other broke interest expense. a. Includes interest on accounts Regulatory fees and expenses. Other expenses. Total expenses. TINCOME Not income (loss) before Federal Provision for Federal Income taxe Equity in earnings (losses) of units.	costs for general partners and benefits or-dealers subject to subordination agr income taxes and items belows (for parent only)	d voting stockholder officers coments w (Item 9 less Item 16)	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	867,000 338,111 21,765 418,274 1,645,150	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
PENSES Salarios and other employment of Other employee compensation and Commissions paid to other broke interest expense. a. Includes interest on accounts Regulatory fees and expenses. Other expenses. Total expenses. TINCOME Not income (loss) before Federal Provision for Federal Income taxe Equity in earnings (losses) of units.	costs for general partners and not benefits subject to subordination agr Income taxes and Items belows (for parent only)	d voting stockholder officers reaments w (Item 9 less Item 16)	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	867,000 338,111 21,765 418,274 1,645,150	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
PENSES Salarios and other employment of Other employee compensation and Commissions paid to other broke interest expense	costs for general partners and and benefits subject to subordination agr Income taxes and items belows (for parent only)	d voting stockholder officers reaments w (Item 9 less Item 16)	\$ \$ \\ \frac{1}{3} \\	867,000 338,111 21,765 418,274 1,645,150	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
PENSES Satarlas and other employment of Other employee compensation as Commissions paid to other broke interest expenses. a. Includes interest on accounts Regulatory feus and expenses. Other expenses	costs for general partners and and benefits or-dealers subject to subordination agr income taxes and items belows (for parent only) consolidated subsidiaries not	d voting stockholder officers reaments w (Item 9 less Item 16) Included above	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	867,000 338,111 21,765 418,274 1,645,150	4 4 4 4

FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART IIA

	For the period (MMDDYY) from	1-1-03	to 12-31-03
	OF CHANGES IN OWNERSHIP EQU RSHIP, PARTNERSHIP OR CORPC		
1. Balance, beginning of period			408,467 1240
A. Net income (toss))	39,969 1250
B. Additions Uncludes non-conforming capital of ROUN	DING	4262	(1) 1260
C. Deductions Uncludes non-conforming capital of PRIO	R PERIOD ADJ \$	1272	(10,571)
	HANGES IN LIABILITIES SUBORT	-	437,864 4290
TO CLA	IMS OF GENERAL CREDITORS		
3. Balance, beginning of period			1300
			4310
A. Increases B. Decreases			4320
A. Increases			4320 4330

FINANCIAL AND OPERATIONAL COMBINED UNIFORM SINGLE REPORT PART IIA

BROKER OR DEALE	n RIEDL	FIRST	SECURITIES	COMPANY	OF	KANSAS	as of	12-31-03
-----------------	---------	-------	------------	---------	----	--------	-------	----------

Exemplive Provision Under Rule 15c3-3

25.	II an é	kemption from f	Rule 15c3-3 is claimed, id:	entify below the	e section upon	T.		
	whic	h such exempti	on is based (check one o	nly)	;			,=
	A. (k)	(1)—\$2,500 ca	pital category as per Rule	15c3-1				4550
	B. (k)	(2)(A)"Speci	al Account for the Exclu	sive Benefit of				,
		customers" ma	aintained					4560
	C. (k)	(2)(B)—All cus	tomer transactions clearer	d through anoth	er			
		broker-dealer	on a fully disclosed basis	s. Name of clea	aring			
		IIrm 3t				4	4335	4570
ì	D. (k)	(3)—Exempted	by order of the Commiss	lon				4580
			Ownership Ed	quity and Subo	ordinated Liabiliti	es maturing or proposed	lo be	
			withdrawn wi	thin the next :	six months and ac	cruals, (as defined below	r),	
			which have n	ot been deduc	:ted in the compu	tation of Net Capital.		
	•							
' T	ype of P withdra Accr See bel code lo	ual ow for	Name of Lender or Contr	ibulor	Insider or Outsider? (In or Out)	Amount to be Willi- drawn (cash amount and/or Net Capital Value of Securities)	(MMDDYY) Withdrawal or Maturity Date	Expect to Renew (yes or no)
							·	
<u>.:</u>		4600		4601	4602	4603	1	604 4605
l <u>. </u>				<u></u>	,	,	,	
11		4610		4611	4612	4613	4	614 4615
Y.	•	4620		4621	4622	4623		624 4625
Ť		4630		4631	4632	4633	4	634 4635
1								
Ţ		4640		4641	4642	4643	. 4	644 4645
. *		4650		4651	4652	4653	Ta	654 4655
27		4030		1 4031				1 4033
١,				[/ 1	[]	<u></u>	
31		4660		4661	4662	4663		664 4665
						, ,		
¥ 31		4670		4671	4672	4673	4	674 4675
				•				
Ť		4680		4681	4682	4683	41	684 4685
41		4690		4691	4692	4693	4	694 4695

4699 TOTAL \$ 7 NONE

OMIT PENNIES

structions: Detail listing must include the total of liems maturing during the six month period following the report date, regardless of whether or not the capital contribution is expected to be renewed. The schedule must also include proposed capital withdrawals scheduled within the six month period following the report date including the proposed redemption of stock and payments of liabilities secured by fixed assets (which are considered allowable assets in the capital computation pursuant to Rule 15c3-1(c)(2)(iv)), which could be required by the lender on demand or in less than six months.

THORAWAL CODE:

DESCRIPTION

٨

- **Equity Capital** Subordinated Llabilities 2.
- Accruals
- 15c3-1(c)(2)(lv) Liabilities

TO BE COMPLETED WITH THE ANNUAL AUDIT REPORT ONLY:

INDEPEND	ENT PUBLIC ACCOUNTANT	T whose opinion is co	ntained in this fleps)1 t		
Name	(If individual, state last, first,	middle name)				
	OS & ASSOCIATES, P 7TH STREET, SUITE 10		INGS	CO 70	80904	
ADDRESS	Number and Street	City	•	State		ZIp Code
		71	12	7.3		74
Check One						
	(x) Certified Public	Accountant	7!	;]	FOR SEC US	GE .
·	() Public Account	ant "	70			
	Accountant not any of its posse	resident in United St ssions	tates or 77			
				· =:		====================================
	ро иот ч	WINTE UNDER THIS L	INE FOR SEC USI	EONLY		
·	WOHK FOCUTION	HEPORT DATE	DOC. SEO, NO:	CAND		
	50	51	5	2 5	. !!	_

Computation for Determination of Reserve Requirements in accordance with Rule 15c3-3

and

Reconciliation of Computation of Reserve Requirements pursuant to Rule 17a5(d)(4)

and

Information Relating to the Possession or Control Requirements under Rule 15c3-3

Under the Securities Exchange Act of 1934

December 31, 2003 and 2002

Under Rule 15c3-3(k)(2)(B) Riedl First Securities Company of Kansas, is exempt from a computation for determination of Reserve Requirements as required under 15c3-3 the respective Reconciliation of Computation for determination of Reserve Requirements as required under Rule 17A5(d)(4) and information related to the possession or control required under Rule 15c3-3.

Computation of Aggregate indebtedness and net capital in accordance with Rule 15c3-1 under the Securities Exchange Act of 1934.

December 31, 2003

Aggregated indebtedness:	
Accrued expense	\$ 75,964
Total aggregated indebtedness	<u>\$ 75,964</u>
<pre>Net capital: Credit items: Retained earnings Common stock</pre>	\$307,244 87,000
Additional paid-in-capital	\$ 43,621
Total credit items	\$437,865
Deductions and charges: Nonallowable assets Exempted securities	\$150,364 39,664
Total deductions and charges	190,028
Net capital	<u>\$247,837</u>
Capital requirements: Required capital Net capital in excess of requirements	\$100,000 147,837
Net capital	\$247,837
Percent of aggregate indebtedness total net capital	31%

There were no liabilities subordinated to claims of general creditors.

Reconciliation of Net Capital Pursuant to Rule 15c3-1 Under the Securities Exchange Act of 1934

December 31, 2003

Computation of Net Capital:

Net capital as reported on 17a - Part IIA (Focus Report) as of December 31, 2003

\$247,837

There were no adjustments that affected net capital.



617 North 17th Street
Colorado Springs, CO 80904
(719) 444-0770 (800) 480-0770 Toll Free
(719) 444-0909 Fax (877) 457-2232 Toll Free Fax

Accountants' Report of Material Inadequacies

Our examination of the basic financial statements presented in the preceding section of this report was made in accordance with rule 17a-5(j). In our opinion, no material inadequacies were found to exist in the accounting system and procedures or the system for handling and safeguarding customer's securities during the periods ended December 31, 2003 and December 31, 2002.

Richorde : associates, P.C.

Rickords & Associates, P.C. February 19, 2004



617 North 17th Street
Colorado Springs, CO 80904
(719) 444-0770 (800) 480-0770 Toll Free
(719) 444-0909 Fax (877) 457-2232 Toll Free Fax

Accountant's Report on Internal Control

Board of Directors Riedl First Securities Company of Kansas

In planning and performing our audit of the financial statements and supplemental schedules of Riedl First Securities Company of Kansas, (the Company) for the year ended December 31, 2003, we considered its internal control structure, including procedure for safeguarding securities, in order to determine our auditing procedures for the purpose of expressing our opinion on the consolidated financial statements and not to provide assurance on the internal control structure.

Also, as required by rule 17a-5(g)(1) of the Securities and Exchange Commission (SEC), we have made a study of the practices and procedures followed by the Company including tests of such practices and procedures that we considered relevant to the objectives stated in rule 17a-5(g) in making the periodic computations of aggregate indebtedness (or aggregate debits) and net capital under rule 17a-3(a)(11) and for determining compliance with the exemptive accounts for customers or perform custodial functions relating to customer securities, we did not review the practices and procedures followed by the Company in any of the following:

- Making quarterly securities examinations, counts, verifications and comparisons
- 2. Recordation of differences required by rule 17a-13
- 3. Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System

The management of the Company is responsible for establishing and maintaining an internal control structure and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of internal control structure policies and procedures, and of the practices and procedures referred to in the preceding paragraph, and to assess whether those practices and procedures can be expected to achieve the SEC's abovementioned objectives. Two of the objectives of an internal control structure and the practices and procedures are to provide management with reasonable but not absolute assurance that assets for which the responsibility are safeguarded against unauthorized use or disposition, and that transactions are executed in accordance with management's authorization and recorded properly to permit the preparation of financial statements in accordance with generally accepted accounting principles. Rule 17a-5(g) additional objectives of the practices and procedures listed in the preceding paragraph.

Board of Directors Page 2 February 19, 2004

Because of inherent limitations in any internal control structure or the practices and procedures referred to above, errors or irregularities may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate.

Our consideration of the internal control structure would not necessarily disclose all matters in the internal control structure that might be material weaknesses under standards established by the American Institute of Certified Public Accountants. A material weakness is a condition in which the design or operation of the specific internal control structure elements does not reduce to a relatively low level the risk that errors or irregularities in amounts that would be material in relation to the financial statements being audited may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. However, we noted no matters involving the internal control structure, including procedures for safeguarding securities, that we consider to be material weaknesses as defined above.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the SEC to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures were adequate at December 31, 2000 to meet the Commission's objectives.

This report is intended solely for the information and use of the Board of Directors, management, the SEC, National Association of Securities Dealers, Inc. (NASD), and other regulatory agencies that rely on rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, and should not be used for any other purposes.

Richard June 1880 P.C.

Rickords & Associates, P.C. February 19, 2004